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Callie Shosho
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571.273.8300 Page(s)

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RE:

Application No.: 10/036,590 Appeal No.: 2006-0049

Attorney Docket No.: D/A1503

Petition for Reconsideration.

## **Fax Cover Sheet**

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Judith L. Byorick Senior Patent Counsel 100 Clinton Avenue South XRX2-20A Rochester, NY 14644

Phone: 585.423.4564 Fax: 585.423.5240

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of Thomas W. Smith

Group Art Unit: 1714

Application No.: 10/036,590

Examiner: Callie E Shosho

Appeal No.: 2006-0049

Filed: November 7, 2001

Confirmation No.: 4094

For: INK COMPOSITIONS WITH IMPROVED LIGHTFASTNESS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Customer No.: 25453

Sir:

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

#### LETTER

Enclosed herewith is an original Appellants' Petition for Reconsideration in the above-identified application. An oral hearing is not requested.

Please charge the fee for filing of the Petition for Reconsideration to Xerox Corporation, Deposit Account No. 24-0025.

Respectfully submitted,

Signature under 37 CFR 1.33 & 34

Registration No. 32,606 Telephone No. 585-423-4564

Date February 28, 2006

## **同層C屋IVED** CENTRAL FAX CENTER

FEB 2 8 2006

**Patent Application** Attorney Docket No. D/A1503

hereby

# UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Ex Parte: Thomas W. Smith & Katheen M. McGrane

Application No.: 10/036,590

Appeal No.: 2006-0049 Examiner: Callie Shosho

Art Unit: 1714

LIGHTFASTNESS

Title:

INK

COMPOSITIONS

WITH

**IMPROVED** 

8300 on

Fabruary 28, 2006 (Date of deposit)

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

#### Cathy Whitney

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(Name of applicant, assignee, or Registerea Re<u>pres</u>entative)

## PETITION FOR RECONSIDERATION

This Petition is filed in response to the Decision of the Board of Patent Appeals and Interferences mailed January 31, 2006 in the above identified application.

Application No. 10/036,590

### **REMARKS**

In its decision upholding the Examiner's rejections, the Board has, in the instances of the rejection of claims 1 to 8, 11 to 20, and 22 to 25 as being unpatentable over Gundlach et al. in view of Vieira et al., the rejection of claims 1 to 7, 11 to 20, and 22 to 25 as being unpatentable over Gundlach et al. in view of Yokoyama et al., and the rejection of claims 1 to 4 and 10 to 25 as being unpatentable over Gundlach et al. In view of either Bergthaller et al. or Ma et al., concluded that since both of the references relied upon by the '505 Gundlach and namely Examiner, directed (Vieira/Yokoyama/Bergthaller/Ma), are to improving lightfastness in inks, one of ordinary skill in the art would be motivated to combine the teachings of these references, thereby arriving at the Instantly claimed invention.

For example, as stated at page 14 of the decision, the Board has stated that Gundlach recognizes that a need remains in the art for ink compositions with Improved lightfastness and that an objective of Gundlach is to provide ink compositions with improved lightfastness. The Board then concludes that a person of ordinary skill in the art was aware of the problems associated with anionic dye ink jet compositions, including the need for improved lightfastness, and that the person of ordinary skill in the art desiring the benefits of Gundlach's improved anionic dye ink jet composition would have been motivated to include the anionic lightfastness agent of Vieira therein, since Vieira teaches that such agents provide improved lightfastness for anionic dye jet printing inks.

Application No. 10/036,590

The Board has applied substantially similar reasoning to the rejections involving Gundlach In combination with Yokoyama, Bergthaller, and Ma.

Appellants disagree with this position. One of ordinary skill in the art would not be motivated to add an additional lightfastness agent to the ink of Gundlach because Gundlach teaches that the ink therein already has improved lightfastness. The quoted portion (from column 6) of Gundlach stating that a need remains in the art for ink compositions with improved lightfastness also states that an objective of Gundlach is to provide ink compositions with improved lightfastness. While Gundlach states the need for improved lightfastness, Gundlach also purports to solve the problem of improved lightfastness. Accordingly, one of ordinary skill in the art would have no reason to add an additional lightfastness agent to the ink of Gundlach et al. based on the teachings of the references viewed in combination at the time the present invention was made.

Application No. 10/036,590

For these reasons, Appellants respectfully request reconsideration and withdrawal of all grounds for rejection of the instant claims.

Respectfully submitted,

Attorney for Appellant(s) Registration No. 32,606 (585) 423-4564

JLB/cw February 28, 2006

Xerox Corporation Xerox Square 20A Rochester, New York 14644